

प्राधिकार से प्रकारित

PUBLISHED BY AUTHORITY

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नई विल्ली, शनिबार, फरवरी 12, 1966/माघ 23, 1887

No. 7]

NEW DELHI, SATURDAY, FEBRUARY 12, 1966/MAGHA 23, 1887

इस भाग में भिन्न पृष्ठ संख्या दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

NOTICE

नोरिय

नीचे लिके भारत के श्रमाधारण राज्यत्र 29 जनवरी, 1966 तक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published up to the 29th January, 1966:---

Issue No.	No. and Date]		Issued by	Subject
11	G.S.R. 155, dated January, 1966.	28th	Ministry of Food and Agriculture.	Amendments to notification No. G.S.R. 1145, dated 6th August, 1965.
12	G.S.R. 156, dated January, 1966.	28th	Do.	The Food Corporation (Fourth Amendment) Rules, 1966.
13	G.S.R. 157, dated January, 1966.	28th	Do.	Further amendment to Order No. G.S.R. 1860, dated 13th December, 1965.

Issue No.	No. and Date	Issued by	Subject
14 G.S.F Jan	R. 158 dated 29th nuary, 1966.	Ministry of Food and Agriculture	Fixation of maximum price per tonne of certain fertilisers as specified in the Schedule thereon.

कपर लिखे ग्रसाघारण गजटों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम-मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिएं।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भारा 11-स्वयक्त 3-जपस्वयक्त (i)

PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों ग्रीर (संघ राज्य-क्षेत्रों के प्रशासनों को छोजकर) केन्द्रीय प्राधिकारियों द्वारा जारी किये गये विधि के ग्रन्तर्गत बनाये ग्रौर जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के श्रावेश, उप-नियम श्रावि सम्मिलित हैं) ।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW (Companies Tribunal) (Department of Company Affairs)

New Delhi, the 13th February 1966

G.S.R. 212.—In pursuance of Regulation 7 of Chapter IV of the Companies Tribunal Regulations 1964, it is notified for the information of all concerned that Bombay be and is hereby declared as a temporary Filing Centre for the period Monday the 28th February 1966 to Saturday the 5th March, 1966 (both days inclusive) during which period the Companies Tribunal constituted under Section 10-A of the Companies Act, as amended by Act 53 of 1963 shall hold its sittings at the Life Insurance Corporation Building. Bombay Zonal Office, 'Jeevan Kendra', Jamshedji Tata Road, Fort, Bombay-1.

Any party desirous of filing application, petition, appeal or other documents for adjudication by the Companies Tribunal under section 111, section 155, section 203 in so far as it relates to the granting of leave under that section, Sections 234-A 240-A, 388-B, 397 to 407 and 635-B of the Companies Act, 1956 may file the same in the temporary Office of the Tribunal at the aforesaid address in Boinbay between the hours 10-30 a.m. to 4-30 p.m. during the aforesaid period.

[No. 8(1)-CT/66.]

By order of the Tribunal. M. P. SAXENA, Registrar,

MINISTRY OF HOME AFFAIRS

New Delhi, the 1st February 1966

- G.S.R. 213.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Land Reclamation Officer, Andaman and Nicobar Islands, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Andaman and Nicobar Islands (Land Reclamation Officer) Recruitment Rules, 1966.
 - (2) They shall come into force at once.
- 2. Application—These rules shall apply to the post of Land Reclamation Officer in the Union Territory of Andaman and Nicobar Islands as specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of the said post, its classification and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.
- 5. **Disqualification.**—(1) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (2) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitmen	it Rule	s for the 1	post of Land	Reclamatio	n Officer i	THE SCHE n Ministry of Home
Name of Post	No. of Posts	Classifica- tion	Scale of Pay	Whether Selection Post or Non- Selection Post	Age limit for recruits	Educational and other qualifications required for direct recruits.
ī	2	3	4	5	6	7
Land Reclama- tion Officer.	I	General Central Service Class I.	Rs. 400—400 —450—30— 600—35—670 —E.B.—35— 950.	Not appli- cable.	35 years (Relaxable for Gov- ernment servants),	Essential: (i) M. Sc. in Agronomy or Soi Science or B.Sc in Agricultura Chemistry, Chemistry or Botan with Post graduat diploma/training i Agronomy at th Indian Agricultura Research Institute.
						(ii) About 3 year research or pract cal experience it Agronomy with special reference to Soil Conservation
						OR (i) B. Sc. (Agriculture) or Chemistror Botany.
						(ii) About 8 year field experience is Soil Survey an Land classification.
						(Qualifications relaxable at Commission's discreticin the case candidates otherwiwell qualified). Desirable: Experience in wo in reclamation saline and alkalingoils.

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees.	Period of probation if any.	Method of rectt. whether by direct rectt., or by promotion or by deputation/transfer and percentage of the vacancies to be filled by various methods.	In case of rectt. by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made.	If a DPC exists, what is its composition.	Circumstances in which U.P S.C., is to be consulted in making rectt.
8	9	10	11	12	13
Not appli- cable.	Two years	Transfer on deputation failing which by direct recruitment.	Transfer on deputation. Officers holding analogous posts in Central/State Governments. (Period of deputation ordinarily not exceeding three years).	Not applicable	As required under the rules.

New Delhi, the 5th February 1966

- G.S.R. 214.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Assistant Secretaries (Inspection, Finance, Development and Establishment) to the Chief Commissioner (Andaman & Nicobar Islands) Recruitment Rules, 1962, published with the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 1470 dated the 2nd November, 1962, namely:—
- 1. (1) These rules may be called the Assistant Secretaries (Inspection, Finance, Development and Establishment) to the Chief Commissioner (Andaman & Nicobar Islands) Recruitment (Amendment) Rules, 1966.
 - (2) They shall come into force at once.
- 2. In the Assistant Secretaries (Inspection, Finance, Development and Establishment) to the Chief Commissioner (Andaman & Nicobar Islands) Recruitment Rules, 1962 (hereinafter referred to as the said Rules), in rule 1, for the brackets and words "(Inspection, Finance, Development and Establishment)", the brackets and words "(Public, Finance, Development and Establishment)" shall be substituted.
 - 3. In the Schedule to the said Rules,-
 - (i) in column 1, for the existing entry, the following entry shall be substituted, namely:—
 - "Assistant Secretary (Public, Finance, Development, and Establishment) to the Chief Commissioner".
 - (ii) in column 3, after the existing entry, the brackets and words "(Ministerial)" shall be added.

[No. 4/133/65-ANL.]

Y. D. SEHGAL, Under Secy.

New Delhi, the 5th February 1966

- G.S.R. 215.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of States concerned, hereby makes the following rules namely:—
- 1. (1) These rules may be called the All India Services (Death-cum-Retirement Benefits) First Amendment Rules, 1966.
- (2) They shall be deemed to have come into force with effect from 1st January, 1964.
 - 2. In the All India Services (Death-cum-Retirement benefits) Rules, 1958.
- (i) in rule 7, for sub-rule (2), the following sub-rule shall be substituted, namely:—
 - "(2) The family of a member of the Service who is compulsorily retired from the service as a measure of penalty shall be entitled to a family pension under Rule 22, 22A or 22B, as the case may be. For the purpose of rule 22, the family pension shall be admissible for a maximum period of five years from the date of compulsory retirement."
- (ii) in rule 13, in sub-rule (2), the following sentence shall be inserted, namely:—
 - "The family of a member of the Service who retires or is retired under this rule shall be entitled to the benefits of the family pension as laid down in rule 22 or 22B."
- (iii) in rule 14, in sub-rule (1), the following sentence shall be inserted at the end, namely:—
 - "Nor will his family be entitled to the benefits of the family pension."

- (iv) in rule 22, for sub-rules (1) and (2), the following sub-rules shall be substituted namely:
 - "(1) This rule applies to those members of the Service who were in Service on the 31st December, 1963 and who had specifically opted for the benefits of this rule under the orders issued by the Central Government.
 - (2) (a) The State Government may grant a family pension to the family of a member of the Service in the event of the death of that member after he had rendered twenty years of qualifying Service. In exceptional circumstances, the Central Government may grant a family pension to the family of a member of the Service if the death of such member occurs before he has completed twenty years of qualifying service and if he has rendered not less than ten years of qualifying service.
 - (b) The total period for which a family pension may be paid shall be ten years:
 - Provided that the period of payment of family pension shall in no case extend beyond a period of five years from the date on which the member of the Service actually retired, or on which he would have retired, on superannuation pension in the normal course according as the death takes place after retirement or while the member of the service was in service.
 - Note.—In the case of a member of the Service who dies while on extension of service, the expression "date on which he would have retired on superannuation pension in the normal course" in the above proviso shall mean the date up to which extension of service has been sanctioned to him before his death."
 - (v) After rule 22-A, the following rule shall be inserted, namely:-
 - 22-B (1) Application.—This rule shall apply to:
 - (a) All the members of the Service appointed to the Service on or after the 1st January, 1964.
 - (b) All those who were members of the Service on 31st December 1963 and who opted or are deemed to have opted for this rule under the general or special orders issued by the Central Government.
- (2) Scale of Family Pension.—Subject to the other provisions of this rule the scale of family pension admissible shall be as follows:
 - (i) where the pay of the member of the service is Rs. 800/- and above; 12% of pay subject to a maximum of Rs. 150/- a month.
 - (ii) where the pay of the member of the service is Rs. 799/- or below; 15% of pay subject to a maximum of Rs. 96 and a minimum of Rs. 60 a month.

Explanation.—'Pay' for the purpose of this sub-rule shall be the grade pay plus special pay, if any, which the member of the Service was drawing on the date of his death while in service or immediately before his retirement. If a member of the Service has been absent from duty on leave (including extraordinary leave) or has been under suspension, on the crucial date, 'Pay' shall mean the pay which he drew immediately before proceeding on such leave or being placed under suspension.

- (3) Minimum Service required.—A member of the service who has rendered one year's continuous service, including the Service rendered under the Central or a State Government before joining the Service, shall become eligible for the benefits of this rule.
- (4) Definition of Family.—(i) Family for the purposes of this rule shall include the following relatives of the member of the Service, namely:—
 - (a) Wife, or husband, as the case may be,

- (b) minor sons; and
- (c) unmarried minor daughters.
- Note 1.—(b) and (c) will include children legally adopted before retirement.

Note 2.-Marriage after retirement will not be recognised for the purposes of this rule.

- (ii) the pension shall be admissible:—
 - (a) in the case of widow/widower, upto the date of death or re-marriage, whichever is earlier:
 - (b) in the case of minor son, until he attains the age of 18 years;
 - (c) in the case of unmarried daughter until she attains the age of 21 years or marriage whichever is earlier.

Note.—In cases where there are two or more widows, pension will be payable to the first surviving widow. On her death it will be payable to the next surviving widow.

- (iii) Pension awarded under this rule shall be payable to one member of the family at a time. It will first be admissible to the widow/widower and thereafter to the minor children.
- (iv) In the event of re-marriage or death of the widow/widower, the pension shall be granted to the minor children through their natural guardian, if any, otherwise through their de facto guardian on production of indemnity bond etc. In disputed cases, however, payments shall be made through a legal guardian.
- (5) A member of the Service who is entitled to the benefits of this rule will be required to surrender a portion of gratuity, where admissible, equal to his two months emoluments or pay, as the case may be, subject to a maximum of Rs. 3,600/-. No reduction in the gratuity is contemplated in the following cases namely:-
 - (i) where a member of the service governed by this rule retires bachelor who has not adopted any child;
 - (ii) where a member of the service retires without leaving a widow or minor children including step children.
- (6) (i) The benefits of this rule shall not accrue to the family of a member of the Service who is dismissed or removed from the Service.
- (ii) In case of premature death of a member of the service who may be entitled to a gratuity of less than 2 months' pay, the same shall be resumed by the Government against the family pension admissible under these rules.
- (iii) The families of the members of the Service who are governed by this rule shall not be entitled to family pension including extra ordinary family pension under any other rules.
- (iv) Future good conduct of the receipient is an implied condition of grant of family pension under this rule and the Central Government reserves to itself the right of withholding or withdrawing such pension or any part of it, if the recipient be convicted of serious crime or is guilty of grave misconduct. The Central Government's decision in the matter shall be final."

[No. 29/11/65-AIS(II).]

- G.S.R. 216.—In exercise of the powers conferred by sub-section (1) of section 3 of the All-India Services Act, 1951 (61 of 1951), the Central Government, sub-section (1) of after consultation with the Governments of States concerned, hereby makes the following rules further to amend the All India Services (Provident Fund) Rules, 1955, namely-
- 1. Short title and commencement.—(1) These Rules may be called the All India Services (Provident Fund) (First Amendment) Rules, 1966.
 - (2) They shall come into force from immediate effect.

2. Amendment of the All India Services (Provident Fund) Rules, 1955.—In the All India Services (Provident Fund) Rules, 1955.—

SEC. 2(i)]

- (a) in rule 12, after sub-rule (1), the following sub-rule shall be inserted, namely:—
 - "(1A) Subject to the conditions specified in rule 14-C, Government may, at any time after the completion of twenty-eight years of service (including broken periods of service, if any,) of a subscriber or within three years before the date of his retirement on superannuation, whichever is earlier, sanction withdrawal by him from the amount standing to his credit in the Fund for purchasing a motor car or for repaying a Government loan already taken by him for the purpose."
 - (b) after rule 14-B, the following rule shall be inserted, namely:-
 - "14-C. Maximum amount of withdrawal for purchasing a motor car—(1) Any sum withdrawn by a subscriber under sub-rule (1A) of rule 12 from the amount standing to his credit in the Fund shall be limited to twelve thousand rupees, or one-fourth of the amount standing to his credit in the Fund, or the actual price of the car, whichever is the least:
 - (2) Withdrawal by a subscriber under sub-rule (1A) of rule 12 from the amount standing to his credit in the Fund shall be permitted only on one occasion."

[No. 6/5/63-AIS(II)-A.]

- G.S.R. 217.—In exercise of the powers conferred by sub-section (1) of section (3) of the All India Services Act, 1951 (61 of 1951), in so far as it applies to the members of the Indian Administrative Service, who, before being such members were members of the Indian Civil Service, the Central Government, after consultation with the Governments of the States concerned hereby makes the following rules further to amend the Indian Civil Service Provident Fund Rules, namely:—
- 1. Short title and commencement.—(1) These Rules may be called the Indian Civil Service Provident Fund (First Amendment) Rules, 1966.
 - (2) They shall come into force from immediate effect.
- 2. Amendment of the Indian Civil Service Provident Fund Rules.—In the Indian Civil Service Provident Fund Rules.—
- (a) in rule 7-A, after sub-rule (1), the following sub-rule shall be inserted, mamely:—
 - "(1A) subject to the conditions specified in rule 7-F. Government may, at any time after the completion of twenty-eight years of service (including broken periods of service, if any.) of a subscriber or within three years before the date of his retirement or superannuation, whichever is earlier, sanction withdrawal by him from the amount standing to his credit in the Fund for purchasing a motor car or for repaying a Government loan already taken by him for the purpose."
 - (b) after rule 7-E, the following rule shall be inserted namely:--
 - "7-F. (1) any sum withdrawn by a subscriber under sub-rule (1A) of rule 7-A from the amount standing to his credit in the Fund shall be limited to twelve thousand rupees or one-fourth of the amount standing to his credit in the Fund, or the actual price of the car, whichever is the least.
 - (2) Withdrawal by a subscriber under sub-rule (1A) of rule 7-A from the amount standing to his credit in the Fund shall be permitted inly on one occasion."

[No. 6/5/63-AIS(II)-B.]

G.S.R 218.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), in so far as it applies to the

members of the Indian Administrative Service, who before being such members, were members of the Indian Civil Service, the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the Indian Civil Service (Non-European Members) Provident Fund Rules, 1943, namely:—

- 1. Short title and commencement.—(1) These Rules may be called the Indian Civil Service (Non-European Members) Provident Fund (First Amendment) Rules, 1966.
 - (2) They shall come into force from immediate effect.
- 2. Amendment of the Indian Civil Services (Non-European Members) Provident Fund Rules, 1943.—In the Indian Civil Service (Non-European Members) Provident Fund Rules, 1943.—
- (a) in rule 6-A, after sub-rule (1), the following sub-rule shall be inserted, namely:—
 - "(1A) subject to the conditions specified in rule 6F, Government may, at any time after the completion of twenty-eight years of service (including broken periods of service, if any), of a subscriber or within three years before the date of his retirement on superannuation, whichever is earlier, sanction withdrawal by him from the amount standing to his credit in the Fund for purchasing a motor car or for repaying a Government loan already taken by him for the purpose".
 - (b) after rule 6-E, the following rule shall be inserted, namely:-
 - "6-F. (1) Any sum withdrawn by a subscriber under sub-rule (1A) of rule 6-A from the amount standing to his credit in the Fund shall be limited to twelve thousand rupees or one-fourth of the amount standing to his credit in the Fund, or the actual price of the car, whichever is the least.
 - (2) Withdrawal by a subscriber under sub-rule (1A) of rule 6-A from the amount standing to his credit in the Fund shall be permitted only on one occasion".

[No. 6/5/63-AIS(II)-C.]

- G.S.R. 219.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951) in so far as it applies to the members of the Indian Police Service, who, before becoming such members, were members of the Indian Police, the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the Secretary of State's Services (General Provident Fund) Rules, 1943, namely:—
- 1. Short title and commencement.—(1) These Rules may be called the Secretary of State's Services (General Provident Fund)—First Amendment Rules, 1966.
 - (2) They come into force from immediate effect.
- 2. Amendment of the Secretary of State's Services (General Provident Fund) Rules, 1943.—In the Secretary of State's Services of (General Provident Fund) Rules, 1943.—
- (a) in rule 9-A, after sub-rule (1) the following sub-rule shall be inserted, namely:—
 - "(1A) Subject to the conditions specified in rule 9-F, Government may, at any time after the completion of twenty-eight years of service (including broken periods of service, if any,) of a subscriber or within three years before the date of his retirement on superannuation, whichever is earlier, sanction withdrawal by him from the

amount standing to his credit in the Fund for purchasing a motor car or for repaying a Government loan already taken by him for the purpose".

- (b) after rule 9-E, the following rule shall be inserted, namely—
 - "9-F. (1) Any sum withdrawn by a subscriber under sub-rule (1A) of rule 9-A from the amount standing to his credit in the Fund shall be limited to twelve thousand rupees or one-fourth of the amount standing to his credit in the Fund, or the actual price of the car whichever is the least.
- (2) Withdrawal by a subscriber under sub-rule (1A) of rule 9-A from the amount standing to his credit in the Fund shall be permitted only on one occasion".

[No. 6/5/63-AIS(II)-D.]

P. K. KAUL, Dy. Secy.

New Delhi, the 7th February 1966

- G.S.R. 220.—In pursuance of sub-rule (1) of rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954, the Central Government, in consultation with the State Governments and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, namely:—
- 1. (1) These Regulations may be called the Indian Administrative Service (Appointment by Promotion) Amendment Regulations, 1966.
- (2) They shall come into force on the date of their publication in the officially gazette.
- 2. In the Indian Administrative Service (Appointment by Promotion) Regulations, 1955,
 - (i) in regulation 4, for the words "eight years of service", the words "eight years of continuous service" shall be substituted;
 - (ii) in regulation 9, in sub-regulation (1), for the words "to the Service against the quota reserved for them under sub-rule (1) of rule 8 of the Recruitment Rules shall be made", the words "to the Service shall be made" shall be substituted.

[No. 14/25/65-AIS(III).]

- G.S.R. 221.—In pursuance of sub-rule (1) of rule 9 of the Indian Police Service (Recruitment) Rules, 1954, the Central Government, in consultation with the State Governments and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Police Service (Appointment by Promotion) Regulations, 1955, namely:—
- 1. (1) These Regulations may be called the Indian Police Service (Appointment by Promotion) Amendment Regulations, 1966.
- (2) They shall come into force on the date of their publication in the official gazette.
 - 2. In the Indian Police Service (Appointment by Promotion) Regulations, 1955,-
 - (i) in regulation 4, for the words "eight years of service", the words "eight years of continuous service" shall be substituted;
 - (ii) in regulation 9, in sub-regulation (1), for the words "to the Service against the quota reserved for them under sub-rule (1) of rule 9 of the Recruitment Rules shall be made", the words "to the Service shall be made" shall be substituted.

CORRIGENDUM

New Delhi, the 2nd February 1966

G.S.R. 222.—In this Ministry's Notification No. 6/27/65-AIS(I), dated 24th June 1965, published under G.S.R. 900, in the Gazette of India, Part II, Section 3(1) dated 3rd July, 1965, following entry may be added before Deputy Commissioner of Commercial Taxes:—

"Director of Panchayat Programme and ex-officio Deputy Secretary to Government Rural Development and Local Administration Department......1".

.[No. 6/27/65-AIS(I).]

O. S. MARWAH, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 2nd February 1966

G.S.R. 223.—In exercise of the powers conferred by clause (2) of article 77 read with clause (I) of Article 299 of the Constitution, the President is pleased to make the following rule, namely:—

All documents necessary to be executed in exercise of the executive power of the Union in connection with the performance of the Loan Agreement dated the 5th January, 1966 with De Nederlands Investerings bank Voor Ontwikkelings landen N. V. (The Netherlands Investment Bank for Developing Countries) established at the Hague, Netherlands for a credit of Netherlands Guilders 26,000,000 to the Government of India shall be executed and authenticated on behalf of the President by any of the officers specified below:

- Joint Secretary, Deputy Secretary or Under Secretary to the Government of India in the Ministry of Finance, Department of Economic Affairs.
- Controller of Aid Accounts and Senior Accounts Officer in the Ministry of Finance, Department of Economic Affairs.
- Ambassador of India in Netherlands or the Charge 'd Affairs of India in Netherlands or the First Secretary to the Embassy of India in Netherlands.
- Chief Accounting Officer/Assistant Chief Accounting Officer, High Commission of India in London.

New Delhi, this second day of February, 1966

[No. F. 14(28)-E1/65.]

M. K. NAIR, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 3rd February 1966

G.S.R. 224.—The following draft of the Banking Regulation (Co-operative Societies) Rules, 1966 which are proposed to be framed in exercise of the powers conferred by sub-sections (1) and (2) of section 52 of the Banking Companies Act, 1949 (10 of 1949) and after consultation with the Reserve Bank of India, is published as required by sub-section (3) of the said section for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft rules will be taken into consideration on or after the 12th August 1966.

Any objection or suggestion with respect to the said draft rules should be sent to the Ministry of Finance (Department of Economic Affairs) before the

date specified, a copy thereof being endorsed to the Reserve Bank of India, Central Office, Agricultural Credit Department, Post Box No. 1037, Bombay-1.

DRAFT RULES

- 1. Short title and extent.—(a) These rules may be called the Banking Regulation (Co-operative Societies) Rules, 1966.
- (b) They extend to the whole of India and shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
 - 2. Interpretation.—In these rules,
 - (a) "the Act" means the Banking Regulation Act, 1949;
 - (b) "commencement of these rules" means-
 - (i) in the case of a co-operative society which at the commencement of the Banking Laws (Application to Co-operative Societies) Act, 1965, is a co-operative bank and is carrying on the business of banking, the date on which these rules come into force;
 - (ii) in the case of a co-operative society which becomes a co-operative bank or which commences banking business as a co-operative bank after the commencement of the Banking Laws (Application to Co-operative Societies) Act, 1965, the date on which these rules come into force or the date on which the co-operative society so becomes a co-operative bank or so commences banking business, whichever is later;
 - (c) "form" means a form appended to these rules;
 - (d) "place of business" of a co-operative bank includes any sub-office, pay-office, sub-pay-office and any place of business, at which deposits are received, cheques cashed, moneys lent, or any other form of business referred to in sub-section (1) of section 6 of the Act is transacted;
 - (e) "principal office of the co-operative bank" means the office of the co-operative bank which will be responsible for the submission of the returns prescribed under the Act or these rules;
 - (f) "principal office of the Reserve Bank" means the office of the Reserve-Bank to which the returns prescribed under the Act or these rules are required to be submitted;
 - (g) "quarter" means a period of three months ending on the last day of March, June, September or December of any year;
 - (h) all expressions used and not defined in these rules but defined in the Act shall have the same meanings as assigned to them under the Act;
 - (i) references in these rules to sections of the Act shall mean references to those sections as applied to or in relation to co-operative societies by section 56 of the Act.
- 3. Submission of returns.—(1) A return prescribed under the Act or these rules shall be submitted in the form prescribed for the purpose or as near thereto as circumstances admit.
- (2) Such return shall be submitted by the registered office of a co-operative bank to the office of the Agricultural Credit Department of the Reserve Bank situated in the State in which the co-operative bank has its registered office or to such office of the Reserve Bank as may be specified by the Reserve Bank on an application to be made in this behalf to the Reserve Bank of India, Central Office, Agricultural Credit Department, at Bombay.
- (3) A co-operative bank shall intimate to the principal office of the Reserve Bank, the address of its registered office within one month from the commencement of these rules and any change in such address within one month of such change.

- (4) Notwithstanding anything contained in sub-rule (2) the Reserve Bank may, at any time, direct that the returns prescribed under the Act or these rules shall be submitted from any other specified office of a co-operative bank to any other specified office of the Reserve Bank.
- (5) Wherever a return prescribed under the Act or these rules relates to a particular day or date, the return shall be prepared on the basis of the figures of that day or date in respect of offices working that day or date, and the preceding working day's figures in respect of offices where that day or date is a holiday.
- 4. List of Officers.—(1) A co-operative bank shall not later than one month from the commencement of these rules, send to the principal office of the Reserve Bank a written statement containing a list of—
 - (a) the names, the official designations and specimen signatures of the officers authorised to sign on behalf of the co-operative bank returns required to be submitted under the Act or these rules; and
 - (b) the names and addresses of the directors of the co-operative bank or the members of the committee of management of the co-operative bank.
- (2) Any change in the list referred to in sub-clause (1) above shall be intimated to the principal office of the Reserve Bank within one month from the occurrence of such change.
- 5. Form of statement of cash reserve and unsecured advances.—The statement to be submitted under section 18 and the return to be submitted under section 20 of the Act shall be in Form I and Form II respectively.
- 6. Licensing of co-operative banks.—A co-operative society or a bank desiring to have a licence under section 22 of the Act shall apply to the principal office of the Reserve Bank in the form specified below, namely:—
 - (a) in the case of a co-operative society, desiring to commence banking business as a co-operative bank after the commencement of the Banking Laws (Application to Co-operative Societies) Act, 1955, in Form III,
 - (b) in the case of a co-operative society which at the commencement of the Banking Laws (Application to Co-operative Societies) Act, 1965 is carrying on business as a co-operative bank or which after such commencement becomes a co-operative bank, and desires to carry on banking business in Form IV.
- 7. Opening of new places of business.—An application by a co-operative bank for permission to open a new place of business or change the location of an existing place of business under section 23 of the Act shall be submitted to the principal office of the Reserve Bank in Form V.
- 8. List of offices.—A co-operative bank shall, within a period of one month from the close of every quarter send to the principal office of the Reserve Bank a list relating to its offices in India in Form VI.
- 9. Other returns or statements.—The returns or statements to be submitted under sub-section (3) of section 24, section 26 and sub-section (1) of section 27 shall be in Form VII, VIII and IX respectively.
- 10. Manner of publication of accounts and balance 'sheet.—The balance sheet and profit and 'loss account prepared in terms of section 29 of the Act together with the auditor's report shall be published within a period of six months from the end of the period to which they relate in a newspaper which is in circulation at the place where the co-operative bank has its principal office.

Explanation 1.—For the purpose of this rule, the expression "newspaper" means any newspaper or journal published at least once a week but does not include a journal other than a banking, commercial, financial or economic journal.

Explanation 2.—In the case of a primary co-operative bank in places where no newspaper is in circulation, a display of the balance sheet and profit and loss

account with the auditor's report at the principal office and at every place of business of such bank shall be deemed as satisfactory compliance with the provisions of this rule.

- 11. Power to exempt in certain cases.—The Central Government may, on the recommendation of the Reserve Bank, declare by notification in the Official Gazette that any or all of the provisions of these rules shall not apply to any co-operative bank or to any class of co-operative banks generally or for such period as may be specified.
- 12. Banking Companies Rules, 1949 not to apply.—Nothing contained in the Banking Companies Rules shall apply to co-operative societies.

THE BANKING REGULATION ACT, 1949

FORM I

	(Sec Rule	÷ 5)			
	(Section	18)			
Name of the co-operative bank †	bmitting th	e return :-			
Statement of cash reserve in India month of (Fo be submitted to the Reserve Ba which the return relates).	as at the	close of bu	siness on the	he following month succe	eeding that to
	Ist Friday	2nd Friday	3rd Friday	4th Friday	5th Friday
A. Liabilities in India @@					
3. Total of A1 and A2					
B. Minimum amount of cash reserve required to be held under section 18 of the Act—Three percent of A3					
C. Cash reserve in Indu					
ı. Cash**					
2. Balances with the Reserve Bank in current account					
3. Balances with the State Bank of India and notified hanks†† in current account					
Balances with the State co-operative bank of the State concerned or with the central co-operative bank of the district concerned in current account	-				
Total of C1, C2, C3 and C4.					
L)are Si	gnature .				

- † This return shall be submitted by every cooperative bank, not being a State Cooperative Bank which is included for the time being in the Second Schedule to the Reserve Bank of India Act, 1934.
- Give dates (where Friday is a holiday under the Negotiable Instruments Act, 1881 the preceding working day).
- @@ Liabilitles shall not include : -
 - (a) the paid-up capital or the reserves or any credit balance in the profit and loss account of the cooperative bank;
 - (b) any advance taken from a State Government, the Reserve Bank, the State Bank of India, the Industrial Development Bank of India, the Agricultural Refinance Corporation or any bank notified by the Central Government under clause (c) of the Explanation to Sub-Section (1) of Section 42 of the Reserve Bank of India Act, 1934;
 - (c) in the case of a Central Co-operative Bank, also any advance taken by it from the State Co-operative Bank of the State concerned and any deposit of money with it representing the reserve fund or any part thereof required to be maintained with it by any other co-operative society within the area of its operation;
 - (d) in the case of a Primary Co-operative Bank also any advance taken by it from the State Co-operative Bank of the State concerned or the Central Co-operative Bank of the district concerned.
 - ** Cash must not include balances with other banks or any item other than bank/currency notes, rupee coin (including one rupee notes) and subsidiary coin current on the date of this return.
 - †† 'Notified bank' means any other bank notified by the Central Government under Section 18 of the Banking Regulation Act, 1949.

FORM II

(See Rule 5)

(Section 20)

Name of the director of the cooperative bank who is interest- ed	Name of the company to which the advance ha.	Relation of the director of the co-operative bank to the company (whether director, managing agent, guarantor etc.)	Limit sanction- ed	Date of advance	Purpose of advance	Date of repay- ment	Amount outstand ing on the last working day of the month	Highest outstand- ing during the month	Lowest outstand- ing during the month	Rate of interest	Nature of advance (whether loan, over-draft, cash credit, purchase or discount of bills etc.)	Remarks
1	2	3	4	5	6	7	8	9	10	11	12	13
			Tota	l of column	18				_			
Date								Signature-				

*The statement should show all the loans and advances (including bills purchased and discounted) outstanding on the last working day of the month and also those granted during the month or previously and repaid during the month.

Note.—In case a co-operative bank has no loans or advances to report, the fact may be reported in a letter.

FORM III

(See Rule 6)

(Section 22)

Form of application for a licence to commence banking business by a cooperative society registered in India and desiring to commence banking business as a cooperative bank.

* * * * * * * * * * * * * * * * * * * *	
Agricultural Credit Department, Reserve Bank of India.	Address —
neserve Dank Of India,	Date

Dear Sir,

Application for a licence to commence banking business

We hereby apply for a licence to commence banking business in terms of section 22 of the Banking Regulation Act, 1949. We give below the necessary information in the form prescribed for the purpose.

Yours faithfully,
Signature ______
(Designation)

- 1. Name of the cooperative society.
- 2. Place of location of the registered office of the society.
- 3. Area of operation.
- 4. Date of registration under the Cooperative Societies Act in force,
- 5. Previous application: Give particulars of any application previously made to the Reserve Bank in this connection.
 - 6. Membership:

Give details of membership-

- (a) Individuals
- (b) Cooperative Societies
- (c) Government (If any cooperative society is a member on behalf of Government and by reason of the allotment of any share or shares on account of subscriptions from any State partnership fund, details should be specified under this item).
- (d) Others (specify)
- 7. State the name of the higher financing agency to which the society is affiliated.
- 8. State detailed reasons for the starting of the cooperative society and give statistical and other data as under which may have been collected in respect of the area which the society intends to serve as a cooperative bank—
 - The population of the area of operation of the proposed place of business.

(ii) The volume and value of agricultural, mineral and industrial production and imports and exports of the area of operation of the proposed place of business as under:

Commaditive	Prod	uction	Im	port8	Exports		
Commodity	Volume	Value	Volume	Value	Volume	Value	
1	2.	3	4	5	6	7	

- (iv) What are the types of clients whom the society expects to cater; give their number?
- (v) Is there any special scheme to finance artisans, self-employed persons and small industrial units?
- (vi) If the existing banking facilities are considered inadequate, give reasons.
- (vii) Prospects: Give as under an estimate of the minimum business which the cooperative society expects to attract at the proposed place of business within 12 months.
- I, Deposits Amount in thousands of Rates proposed to be allowed on verious types of deposits

Minimum/Maximum

II. Advance Amount in thousands of rupees

and exports.

Rates proposed to be charged on various types of advances

Minimum/Maximum

- 9. (i) Forward an up-to-date copy of the bye-laws approved by and registered with the Registrar of Co-operative Societies with certified translation in English, if they are not in that language.
- (ii) Give details regarding authorised, subscribed and paid-up share capital and reserves as on the date of application.
- 10. State whether the cooperative society fulfils the conditions laid down in section 11, and whether it is agreeable to permit the Reserve Bank to satisfy itself by an inspection of the books of the cooperative bank or otherwise that the prescribed conditions are being fulfilled by the bank.
- 11. Any additional facts which the society may wish to adduce in support of its application.
- N.B.—(1) If a cooperative bank is unable or unwilling to supply full details in respect of any of the items, reasons for the omission may be given.
- (2) If an application has been submitted to the Reserve Bank in the past, information under items 2, 3, 4, 6, 7, 8, 9 and 10 need not be supplied unless there is any change since the last application.

FORM IV
(See Rule 6)

(Section 22)

Form of application for a licence to carry on banking business by a State, Central or Primary cooperative bank carrying on business as a cooperative bank

	commencement of					
Societies)	Act, 1965 or by	a coope:	rative socie	ety whic	ch becomes a	cooperative bank
after the	commencement	of the	Banking	Laws	(Application	to Co-operative
Societies)	Act, 1965.		_			•

	Address ———————————————————————————————————
Agricultural Credit Department, Reserve Bank of India,	
Dear Sir,	

Application for a licence to carry on banking business

We hereby apply for a licence to carry on banking business in terms of section 22 of the banking Regulation Act, 1949. We give below the necessary information in the form prescribed for the purpose.

> Yours faithfully. Signature -(Designation)

- Name of the cooperative bank.
- 2. Place of location of the registered office of the bank and of its head office.
 - Area of operation.
- 4. Date of registration under the Co-operative Societies
 - 5. Date of commencement of business.
 - 6. Membership

Give details of membership—

- (a) Individuals
- (b) Cooperative Societies.
- (c) Government (If any cooperative society is a mem-ber on behalf of Government and by reason of the allotment of any share or shares on account ny State partnership specified under this of subscriptions from any State fund, details should be item).
- (d) Others (specify).
- 7. State the name of the higher financing agency to which the bank is affiliated.
 - Existing Offices*

Give the number of offices* in India and a brief description of the system of supervision and control over the branches.

- 9. Give details regarding the authorised, subscribed and paid-up capital and reserves of the cooperative bank as on the date of the application.
- 10. Forward an up-to-date copy of the bye-laws approved by and registered with the Registrar of Cooperative Societies and copies of the balance sheets together with profit and loss account statements for the last three years

(with certified translations in English, if not in that language).

- 11. State whether the cooperative bank fulfills the conditions laid down in sub-section 3 of section 22 and whether it is agreeable to permit the Reserve Bank to satisfy itself by an inspection of the books of the bank or otherwise that the prescribed conditions are being fulfilled by the bank.
- 12. Any additional facts which the cooperative bank may wish to adduce in support of its application.
- *Office includes the registered office and all places of business at which deposits are received, cheques cashed, moneys lent or any other form of business referred to in sub-section (1) of section 6 of the Act is transacted.

N.B.—If a cooperative bank is unable or unwilling to supply full details in respect of any of the items, reasons for the omission may be given.

FORM V

(See Rule 7)

(Section 23)

Form of application for permission to open a new place of business or change the location (otherwise than within the same city, town or village) of an existing place of business under Section 23 of the Act.

					Add	ress —				
Date										
Agricult Reserve	ural Credi Bank of I	t Depart ndia,	ment,							
Dear Si	r,									
We				permission	to	*open	a cl	new hange t	place he locat	of ion
				<u> </u>						
of an exin terms	cisting plac of section	ce of bus a 23 of 1	siness he Ba	fromnking Regula	tion	Act, 194	9.	to We give	e below	the

Yours faithfully,
(Designation)

- 1. Name of the cooperative bank.
- 2. Place of location of the registered office of the Cooperative and of its head office.

necessary information in the form prescribed for the purpose.

- 3. Area of operation.
- 4. Date of registration under the Co-operative Societies. Act in force.
 - 5. Date of commencement of business
- 6. State the name of the higher financing agency to which the bank is affiliated.
- 7. (i) If included in the Second Schedule to the Reserve Bank of India Act, 1934, the date of such inclusion.
- (ii) If a licence to carry on banking business has been issued by the Reserve Bank, the date of issue of the licence.

- 8. Previous applications: Give particulars of applications, if any, previously made to the Reserve Bank in respect of the proposed place of business.
- 9. Management: Give the name of the office-in-charge of the proposed office, his qualifications, experience and also particulars about the Local Advisory Board or Branch Committee (or local directors), if any.
 - Existing Offices:
 - (a) Give the number of offices in India. In the case of offices making losses, also give details as in Table 'A'.
 - the case of offices which have been in existence for less than three years on the date of application, also give details as in Table 'B'.
- 11. Proposed Office: Give the location and the status of the proposed office.
 - 11. (a) Reasons for the proposed office:

State detailed reasons for the proposed office and give statistical and other data, as under, which may have been collected for the proposed office.

- (i) The population of the area of operation of the proposed office.
- (ii) What are the types of clients whom the bank expects to cater?
- (iii) The volume and value of agricultural, mineral and industrial production, and imports and exports of the area of operation of the proposed office as under:

	Production		In	ports	Exports		
Commodity	Volume	Value	Volume	Value	Volume Value		-
I	2	3	4	5	6	7	

- (iv) If there are any schemes for agricultural, mineral or industrial development give details of the same and their probable effects on the volume and value of the present production imports and exports.
 - (v) Is there any special scheme to finance artisans, self-employed persons and small industrial units?
- (vi) If the existing banking facilities are considered inadequate, give reasons.
- (vii) Prospects: Give as under an estimate of the minimum business which the bank expects to
- attract at the proposed office within 12 months Amount in thousands of Rate proposed to be allowed on various types I Deposits

rupees

II Advances Amount in thousands of Rates proposed to be charged on various types of advances rupees

of deposits

(viii) Give details regarding Government subsidy, any, for meeting the managerial cost of the proposed office or for branches running at a Torg.

- 12. Change of location of an existing office: Give the exact location of the office which is proposed to be closed and of the place to which it is proposed to shift it, giving reasons for shifting and particulars of the new location as in No. 11(a).
- 13. System of supervision and control over the proposed office: Give a brief description of the system of supervision and control which will be exercised over the proposed office and the authority of the officials at the proposed office regarding advances (including bills purchased and discounted).
- 14. Expenditure: State the amount already spent or proposed to be spent on staff, premises, furniture, stationery, advertising etc. in connection with the proposed office. Also state the minimum income which the cooperative bank expects to earn at the proposed office in 12 months.
- 15. Forward a copy of the latest balance sheet together with a profit and loss account statement of the bank,
- 16. Other particulars: Any additional facts which the cooperative bank may wish to adduce in support of its application.
 - *The portion not applicable to be struck off.
- N.B.—1. The words 'office' and 'Offices' wherever they occur in this form include a place or places of business at which deposits are received, cheques cashed, moneys lent or any other form of business referred to in sub-section (1) of section 6 of the Act is transacted.
- 2. Nos. 11 and 11(a).—To be replied to if the application is for opening a new office.
- 3. No. 12.—To be replied to if the application is for changing the location of an existing place of business.
- 4. If a cooperative bank is unable or unwilling to supply full details in respect of any of the items reasons for the omission may be given.
- 5. If an application has been submitted to the Reserve Bank in the past, information under items 2, 3, 4, 5, 6, 7, 9, 10, 13, 14 and 16 need not be supplied unless there is any change since the last application.
- 6. The information asked for in items 9, 11, 11(a), 12 and 14 is to be given separately for each office where the application relates to the opening of or changing the location of more than one office.
- 7. In the case of change in the location of any "administrative office", where no banking business is transacted or proposed to be transacted (such as "Registered Office, Central Office or Head Office") only an application in the form of a letter need be submitted, indicating the reasons for the change.

TABLE 'A'
Name of the Cooperative Bank
Number of Existing Offices Making Losses

whether branch sub-office, pay-	Description i.e.	Date of opening	Amount of loss	DEPOSITS	ADVANCES	Remarks
	sub-office, pay- office, sub-pay-	pay- -pay-	during the — preceding year	As on the date of sheet		
I	2	3	4	5	6	

Table 'B'

Particulars regarding offices which have been in existence for less than three years on the date of application

As on the latest date with reference to which the particulars are available.

(Rounded off to the nearest thousand)

Name				DEPOSITS				ADVANCES			
of whether branch, place sub-office, pay- office, sub-pay office etc.	opening —	Current	Savings	Fixed	Others	Total	Total	Of which overdue	Of which bad or doubtful	Remarks	
. I	2	3	4	5	6	7	8	9	10	11	12

N. B.—If, at any of the offices shown in Table B, a cooperative bank has failed to realise, within one year, the expected business as stated in the relative application, the reason therefor should be given in the remarks column of that Table.

FORM VI (See Rule 8) SECTION 23)

(To be submitted within	one month after the end of the	quarter to which it relates)
Name of the cooperative bank Name and designation of the	ne officer submitting the return	
(a) @@Statement of office	es * in India as on the last day	of the quarter ended
Name of place where the co-op bank has an office (may be g State-wise and arranged c wise and in alphabetical order.) (b) Statement of office #	grouped { listrict- } er)	irter ended :
Name of the place	· · · · · · · · · · · · · · · · · · ·	Date of opening the office
I	2	3
(c) Statement of offices*: Name of the place	in India closed during the quar District and State	
I	2	3
Date	Signature	
@@Information under th quarter ended June.	is head may be furnished only in	n the return as on the last day of the
 Office includes the regis cheques cashed, mon of section 6 of the A 	eys lent or any other form of bu	siness at which deposits are received, usiness referred to in sub-section (1)
	Form VII	
	(See Rule 9)	

(SECTION 24) Name of the co-operative bank -Name and designation of the officer submitting the return -

for the month of _______to be submitted for the first two years from the commencement of the Banking Laws (Application to Co-operative Societies) Act, 1965 or for such further period as the Reserve Bank may allow.

(To be furnished to the Reserve Bank not later than 15 days after the end of the month to which it relates). (Rounded off to the nearest thousand)

		As at th	As at the close of business on		
	ıst Friday (a)	2nd Friday (a)	3rd Friday (a)	4th Friday (a)	5th Friday (a)
TART TOTO IN INDIA*					

A, LIABILITIES IN INDIA

- 1. Demand Liabilities
- 2. Time Liabilities
- 3. TOTAL OF AI AND A2

As at	the close of	the busine	ess on	
1st	2nd	3rd	4th	5th
Friday	Friday	Friday	Friday	Friday
(a)	(a)	(a)	(a)	(a)

B. Minimum amount of assets required to be held under section 24 of the Act (20 per cent of A3) . . .

C. ASSETS IN INDIA

- Cash in hand
 Balances with the Reserve Bank
 in current account including in
 the case of a scheduled state
 co-operative bank balance required to be maintained under
 Section 42 of the Reserve Bank
 of India Act 1934
- Balances with notified banks **in current account
- Balances (all types) with the state co-operative bank of the State concerned;
- Balances (all types) with the central cooperative bank of the district concerned@@
- Gold (valued at a price not exceedding current market price)
- Unencumbered approved securities (valued at a price not exceeding current market price)
- 9. TOTAL OF CI TO C8

Date———	Signature	
---------	-----------	--

- (a) Give dates (where Friday is a holiday under the Negotiable Instruments Act, 1881, the preceeding working day)
- *Liabilities shall not include:
 - (a) the paid-up capital or the reserves or any credit balance in the profit and loss account of the co-operative bank;
 - (b) any advance taken from a State Government, the Reserve Bank, the State Bank of India the Industrial Development of India, the Agricultural Refinance Corporation or any bank notified by the Central Government under clause (c) of the Explanation to Sub-Section (1) of Section 42 of the Reserve Bank of India Act, 1934.
 - (c) in the case of a central co-operative bank, also any advance taken by it from the State co-operative bank of the State concerned and any deposit of money with it representing the reserve fund or any part thereof required to be maintained with it by any other co-operative society within the area of its operation;
 - (d) in the case of a primary co-operative bank, also any advance taken by it from the State co-operative bank of the State concerned or the central co-operative bank of the district concerned.
- **'Notified bank' means any other bank which may be notified by the Central Government under section 24 of the Banking Regulation Act, 1949.

Applicable to Central co-operative banks and primary co-operative banks only.

@@Applicable to primary co-operative banks only.

FORM VIII (See Rule 9) (Section 26)

(To be submitted to the I	eserve Ban	k within thir	ty days afte	er the close of	each caler	xdar year)				
	Current a	accounts	Savings Ba	nk Accounts	Fixed d	eposits	Other	deposits	Tot	al
Particulars	No. of accounts	Balance out- standing	No, of Accounts	Balance out- standing	No. of Accounts	Balance Out- standing	No. of Accounts	Balance out- standing	No. of Accounts	Balance out- standing
plance brought forward from the previous return as on 31-12-19 counts, if any, inadvertently omitted in the previous returns		Rs. p.		Rs. p.		Rs. p.		Rs. p.		Rs. p
~										
TOTAL										

^{*}This item is intended to denote actual balances in accounts which have, since the date of the immediately previous return, become inoperative for ten years. If any of the accounts, which should have been included under this item in the previous returns have been inadvertently omitted from those returns, they should be shown under the separate sub-head "Accounts, if any inadvertently omitted from the previous returns" immediately below "Balance brought forward from the previous return as on 31-12-19....". Particulars of such accounts should be given under all columns of the statement.

^{**}This item is intended to denote the outstanding balances in such of the accounts (shown in the previous returns) as have become operative on account of further deposits or withdrawals or were closed during the year, after taking into consideration the additions thereto on account of interest credited and deductions therefrom on account of incidental charges applied. The difference (if any), between the outstanding balance thus reported and that shown in the previous return should be suitably explained.

FORM IX

(See	Rule	9)
(000	TIME	7.

	(See Rule 9)		
	(Setion 27)		
Name of the	.Co-operative	bank	
Name and designation of the officer submi			
Statement showing the assets and lial Priday*, thesubmitted to the Reserve Bank before the	oilities in India	as at the c	lose of business on the las
relates. Data may be furnished as at the c	lose of business	on the last I	Friday* of every month).
	,	Rounded of	f to the nearest thousand)
A-LIABILITIES IN INDIA			
ı. Paid-up capital			
(a) Individuals	***********	******	

(c) State Government (Shares purchased from State parmership funds, but allotted to and held by co-operative societies on behalf of State Governments should be shown under this item).			
(d) Others (to be specified).	*************		
2. Reserve Fund etc.	•••••		
(a) Statutory reserve (b) Agricultural Credit (Stabilization) Fund			
(e) Bad and doubtful debts reserve			
(f) Investment depreciation reserve			
(g) Other funds and reserves (to be specified)		* * * * • • •	***********
3. Principal/Subsidiary State Partner- ship Fund for share capital of			
	••••		
(b) Primary agricultural credit	•		
societies	· · · · · · · · · · · · · · · · · · ·		
(c) Other societies			*********
4. Demand Liabilities			
(a) Current deposits			
(i) from central coop. banks .			
(iii) from other societies		- · · · · · · ·	

(iv) from individuals, firms-associations, etc.	******	
(v) reserve fund deposits main- tained by societies within the bank's area of operation		*****************
b Savings depo its (demand liability portion only)		
(i) from central coop. banks . (ii) from primary coop, banks .		
(111) E	***************************************	
(iv) from other societies . (iv) from individuals, firms, associations, etc.		
(v) reserve fund deposits maintained by societies within the bank's area of operation.		······
(c) Borrowings from banks@		
(i) from the Reserve Bank of India		
(ii) from the State Bank of India .		
(iii) from the State coop, bank .		
(iv) from the central coop, bank.		
(v) Others (specify)		
• • • • • • • • • • • • • • • • • • • •		****************
(d) Other demand Liabilities5. Time Liabilities	***************************************	
·		
(a) Fixed Deposits		
(i) from central coop. banks .		
(ii) from primary co-operative banks	•••••	
(iii) from other societies		
(iv) from individuals, firms, associations, etc.	•••••	
(v) reserve fund deposits main- tained by societies within the bank's area of operation	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	**************
(b) Savings deposits (time liability portion only)		
(i) from central coop, banks .		
(ii) from primary coop, banks		•
(iii) from other societies		
(iv) from individuals, firms, associations etc.		
(v) reserve fund deposits main- tained by societies within the bank's area of operation		
(c) Borrowings from banks@		
(i) from the Reserve Bank of		
India		
(ii) from the State Bank of India	***************************************	
(iii) from the State Cooperative Bank		
(iv) from the central coop, bank,		
(v) Others (specify)		**************

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(d) Cash certificates, recurring de-			,,		
posits etc					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
6. Branch adjustments :					
7. Total demand and time liabilities					
(A4, A5 and A6)				*********	
8. Balance of profit:				*********	
TOTAL LIABILITIES .					
B-ASSETS IN INDIA					
I. Cash in hand					
2. Blances with bank:				• • • • • • • • • • • •	
	Current	Savings	Total		
(a) With the Reserve Bank	,,,,,				
(b) With the State Bank of India and its subsidiaries					
(c) With banking companies .					
(d) With the State Co-operative Bank of the State concerned			*****		
(a) With the central co-operative bank of the district concerned.					
(f) With other Coop. banks .					
(), ((1112-1112-1112-1112-1111-1111-1111-11					
Total .					
3. Money at call and short notice:					
(a) With the State Bank of India and its subsidiaries					
(b) With banking companies .			,		
(c) With the State Coop. Bank(d) With the central co-operative					
bank					
(s) With other cooperative banks .	*****		*****		
4. Investments:					
(a) In Central and State Government securities (including Treasury Bills)					
(i) Central Government (ii) State Government				*********	
(b) Debentures of land mortgage			•		
banks (c) Other Trustee securities				**********	
(d) Shares of the State Coop. Bank.					*******

(a) Shares of the cent	tral coop	erativ	t			
(f) Shares of othe	r coop	erative	;			*****************
institutions . (g) Fixed Deposits w	zith ·	-				***************************************
(i) the State Bank o		nd ita				
subsidiaries	• 1 111019 9					
(ii) the banking cor	npanies					
(iii) the State Coop		of the				
State concerne (iv) the central coo-		of the				
district concern				- 	· • • • • • •	
(v) With other coc		8.	* * * * * * * *	• • • • • • •	• • • • • • • •	* 1 * * 1 * * * * * * * * * * * * * * *
(h) Other investment		•				
5. Investments out of Subsidiary State Part in the shares of:	the Prin nership	cipal/ Fund				
(a) Central co-operati	ve banks					
(b) Primary agriculture societies	al credit					
		•				
(c) Other societies	•	•				
6. Loans and advances Loans, cash credits a						
(a) For seasonal agr operations .	cultural					
(b) For marketing of	crops:					
(i) Secured						
(ii) Unsecured						
(c) For medium-tern	n agricul	tural				
purposes .		-				
(d) For weavers' soci	icties ,					
(e) For other industria	l purpos	c s :				
			Secured	Unse- cured	Total	
(i) Short-term .		•		*****		
(ii) Medium-term						
(f) For other purposes	3:					
(i) Short-term .						
(ii) Medium-term		_				
(1)	•	•	*****	,,,,,,		
7. Bills purchased and di	scounte	ı.	•			
Explanation:						
Of the above advances are overdue:	s, those	which				
%age of overdues to (a) Demand (b) Outstanding						

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Int	erest receivable (of wh								
9.	Premises, furniture, for other fixed assets	ixtures	and				<u>. </u>	~	-
IO.	Branch adjustmnts								
II.	Other assets:								
	(i) Tangible assets(ii) Intangible assets		•						
	(ii) tiltaligible assets		•						
12.	Balance of loss .		•				• • • • •		

*If the concerned Friday is a public holding under the Negotiable Instruments Act, 1881, at the close of business on the preceding working day.

TOTAL ASSETS

Date ---

- (a) Borrowings may be shown against parties from whem moneys were borrowed directly. For example, a Central Cooperative bank receiving Reserve Bank funds through the State cooperative bank should show such borrowings against the State cooperative bank.
- £ The net balance of branch adjustments should be shown as liabilities of assets treef item.

 A. 6 or B. 9 as the case may be.

[No. F,10/1/66-SB.]

(Signature)

V. SWAMINATHAN, Under Secy-

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 12th February 1966

- G.S.R. 225.—In pursuance of sub-rule (2) of rule 49 and rule 139 of the Central Excise Rules, 1944, the Central Government hereby directs that the provisions relating to the removal of goods from one warehouse to another shall extend, subject to the conditions specified in paragraph 2, to Kerosene (Superior) produced according to the Aviation Turbine Fuel Specifications (hereinafter referred to as the said goods).
- 2. The said goods shall be permitted to be removed without payment of duty only:--
 - (a) from the storage tanks at the coastal installations in Calcutta of Messrs Burmah-Shell Oil Storage and Distributing Company of India Limited, licensed under rule 140 as warehouses to the storage tanks similarly licensed at the oil installation at Dum Dum Airport (in Calcutta) of Messrs Burmah-Shell Oil Storage and Distributing Company of India Limited; and
 - (b) from one storage tank to another situated in the said installation at Dum Dum Airport.
- 3. This notification shall be deemed to have come into force on the 6th day of September, 1965.
- 4. The notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 159/65-Central Excises dated the 9th October, 1965 is hereby rescinded and shall be deemed never to have been issued.

[No. 12/66.] A. P. KUMTAKAR, Under Secy.

MINISTRY OF HEALTH AND FAMILY PLANNING

New Delhi, the 4th February 1966

- G.S.R. 226.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President heleby makes the following rules to amend the Central Government Health Scheme (Class I and II non-medical posts) Recruitment Rules, 1965 namely:—
 - These rules may be called the Central Government Health Scheme (Class I and II non-medical posts) Recruitment (Amendment) Rules, 1966.
 - 2. In the Schedule annexed to the Central Government Health Scheme (Class I and II non-medical posts) Recruitment Rules. 1965, in the entries relating to scrial No. 4 for the existing entries in columns 1 and 2, the following entries shall be substituted, namely:—

1		2	
"Ayurvedic Physici	an (Male)	Three	Males
Ayurvedic Physici	an (Female)	Two	(Females)".
			[No. F. 4 (II)-27/60-H.]
			R. MURTHI, Under Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 1st February 1966

- G.S.R. 227.—In exercise of the powers conferred by section 74 read with section 458 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby makes the following rules further to amend the Merchant Shipping (Registration of Indian Ships) Rules, 1960, namely:—
- 1. These rules may be called the Merchant Shipping (Registration of Indian Ships) Amendment Rules, 1966.
- 2. In the Merchant Shipping (Registration of Indian Ships) Rules. 1960 (hereinafter referred to as the said rules), for rule 10 the following rule shall be substituted, namely:—
 - "10. Marking on ships.—Every ship shall, before registry, be marked permanently and conspicuously to the satisfaction of the registrar as follows:—
 - (a) her name shall be marked on each of her bows, and her name and the name of her intended port of registry shall be marked on her stern on a dark background in white or yellow letters or on a light background in black letters, which shall be not less than one decimetre in height and 1.3 centimetres in breadth.
 - (b) her official number and the number denoting her registered tonnage shall be cut in on her main beam.
 - (c) her scale of draught marks shall be cut or welded in metres and decimetres forward and aft on both sides of the ship.
 - In the case of modern type of ships having a raked soft stem and cruiser stern, the marks shall be cut in or welded as close and aft of the stem as possible following the contour of the stem. The marks aft or at the stern shall be cut a short distance forward of the after perpendicular."
 - 3. In rule 13 of the said rules—
 - (a) in sub-rule (1), for the words "the owner may apply to the registrar of the port for the grant of a temporary pass for plying the ship

between the ports in India", the words "or, in other special circumstances, the owner may apply to the registrar of the port for the grant of a pass for proceeding to another port in India" shall be substituted;

- (b) for sub-rule (3), the following sub-rule shall be substituted, namely:—
 - "(3) The Pass shall be granted on Registry Form No. 17 or Registry Form No. 18, as the case may be, and bear the following endorsement at the back, namely:—
 - "This is to certify that the Director General has, in pursuance of section 41 of the Merchant Shipping Act, 1958 (44 of 1958), granted permission for the ship herein described to pass as an Indian registered ship from......to......" "This pass shall expire on the......day of.......19..., or on the arrival of the ship at the port of....., whichever is earlier."
- 4. In rule 17 of the said rules.-
 - (a) for sub-rules (1) and (2), the following sub-rules shall be substituted, namely:—
 - "(1) Where any such application as is referred to in sub-rule (1) of rule 16 is made to the registrar at a port other than a ship's port of registry, the registrar shall provisionally endorse the particulars of the alteration on the ship's existing certificate of registry or grant a provisional certificate of registry. Such certificate shall be given on Registry Form No. 1 with the word 'PROVISIONAL' written before the heading.
 - (2) The registrar at the ship's port of registry shall be advised of the action taken in accordance with sub-rule (1) and the certificate of survey, the carving and marking note, duly certified, and, if the ship has been granted a provisional certificate of registry, the certificate of registry, shall be forwarded to him."
 - (b) in sub-rule (4), for the words "or the temporary pass as the case may be", the words, "if any" shall be substituted.
- 5. In rule 22 of the said rules, sub-rule (2) shall be omitted.
- 6. In rule 32 of the said rules, the words "every such change of name shall be reported to the Director General by the registrar" shall be omitted.
- 7. In sub-rule (3) of rule 36, after the word "transaction", the words, "entry or change" shall be inserted.
 - 8. In the first Schedule to the said rules,-
 - (a) in Registry Forms Nos. 1 to 14 (inclusive), 17 to 19 (inclusive) and 26(a), the columns relating to "Feet" and "Tenths", wherever they occur, shall be omitted;
 - (b) in Registry Forms Nos. 17 and 18, in the portion relating to the certificate to be given by the Surveyor, the word "feet" shall be omitted.
 - 9. In Schedule II to the said rules,-
 - (a) the following entry shall be omitted, namely: --
 - "Extension of the period of Temporary Pass or Provisional Certificate of Indian Registry.......15.00";
 - (b) the following entry shall be added at the end, namely:—
 "For grant of pass to an unregistered ship............15.00".

[No. 68-MA(1)/65.]

MINISTRY OF TRANSPORT AND AVIATION

(Department of Transport, Shipping and Tourism)

(Transport Wing)

Ports

New Delhi, the 5th February 1966

- G.S.R. 228.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908, (15 of 1908) the Central Government hereby makes the following Rules further to amend the Kandla Port Pilotage (Fees) Rules, 1962, published with the notification of the Government of India in the late Ministry of Transport and Communications, Department of Transport (Transport Wing) G.S.R. No. 1318 dated the 25th September, 1962, namely:—
- 1. These rules may be called the Kandla Port Pilotage (Fees) Amendment Rules, 1966.
- 2. In the Kandia Port Pilotage (Fees) Rules, 1962, after rule 7, the following Rule shall be inserted, namely:—
 - "8. A surcharge of 25% shall be levied on all Surcharge fees leviable under these rules."

[No. 2-PG(41)/65.]

R. RANGARAJAN, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 2nd February 1966

G.S.R. 229.—In pursuance of clause (b) of sub-rule (2) of rule 72 of the Mines Rules, 1955, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 547, dated the 4th May, 1960, namely:—

In the Table to the said notification, after item 18 and the entries relating thereto, the following item and entry shall be inserted, namely:—

ΤÎ

(19) Indore University.

TT

Bachelor's or Master's degree in Social Work.

[No. 35/1/66-MI.]

B. K. SAKSENA, Under Secy.

MINISTRY OF INDUSTRY AND SUPPLY

(Department of Industry)

(Central Boilers Board)

New Delhi, the 28th January 1966

G.S.R. 230.—In pursuance of clause (g) of Regulation 2 of the Indian Boiler Regulations, 1950, the Central Boilers Board hereby recognises 'Boiler Inspection Branch, Department of Labour, Ontario, Canada' as an Inspecting Authority competent to grant in Canada, a certificate in FORM II annexed to the said Regulation.

[No. BL-8(8)/65-EEI(ii).]

P. J. MENON. Secy. Central Boilers Board.

_____ MINISTRY OF IRRIGATION AND POWER

New Delhi, the 27th January 1966

- G.S.R. 231.—In exercise of the powers conferred by the proviso to article 309 of the constitution, the President hereby makes the following rules regulating the method of recruitment to Class I and Class II Gazetted posts in the Farakka Barrage Project under the Ministry of Irrigation and Power, namely:
- 1. Short title .-- These rules may be called the Farakka Barrage Project (Class I and Class II posts) Recruitment Rules, 1966.
- 2. Application.—These rules shall apply to the posts specified in column I of the Schedule hereto annexed.
- 3. Classification, scales of pay, method of recruitment, age limit, qualifications etc.—The classification of the said posts, the scales of pay attached thereto, the method of recruitment, age limit, qualifications and other matters relating to the said posts shall be as specified in the said Schedule annexed to these rules.

Provided that the upper age limit specified in column 6 of the said Schedule for direct recruitment may be relaxed in the case of candidates belonging to scheduled castes and scheduled tribes and other special categories in accordance with the general orders issued by the Central Government from time to time.

4. Disqualification:

- (i) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the sald posts; and
- (ii) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts; and

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

- 5. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Liability to serve in any Defence Service or post connected with the Defence of India.—Any person appointed to any of the said posts shall, if so required, be liable to serve in any Defence Service or post connected with the defence of India for a period of notless than four years, including the period spent on training, if any:

Provided that such person:

- (a) shall not be required to serve as aforesaid after the expiry of ten years from the date of appointment;
- (b) shall not ordinarily be required to serve as aforesaid after attaining the age of forty years.

SCHE

Recruitment Rules for Class I and II Posts in the Frakka Barrage

Scale of pay Whether Name of post No. of Classifi-Age Educational and posts cation Selection limit qualifications required for for direct recruits Post or direct non-Selection recruits post

2 3 4 5 6 7

- I. Chief Engineer
 I
 Geneal Central
 Rs. 2,500/- Selection Prefer- Essential ably (i) A degree in Civil Service helow Engineering of a re-Class I, 50 years. cognised University Gazetted.
 - (ii) About 15 years experience in construction of dams and barrages etc. of which at least five years should be in the capacity of Superintending Engineer., (Qualifications relaxable at Union Public Service Commissions discretion in case of candidates otherwise well qualified).
- 2. Superintending 8 Do. Rs. 1300-60- Do. 1600-100- 1800.

I

50 years Essential: (i) A degree in Civil Engineering of a re-cognised University and below. 🙀 (Relaxable fo. or equivalent. Go-(ii) About 10 years experience in the consvernment truction of dams and barrages etc. of which servants) least 5 years should be in the capacity of Executive Engineer. (Qualifications relaxable at U.P.S.C.'s discre-tion in case of candi-

qualified).

dates otherwise well

DULE

DULE					
Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of reett, whether by direct reett, or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various methods	promotion/deputa- tion/transfer, grades	If a DPC exists, what is its com- position	Circumstances in which U.P.S.C. is to be consul t- ed in making rectt,
8	9	10	11	12	13
No	2 years.	By Transfer on deputation/promotion and failing both by direct recruitment on short-term contract basis.	Transfer on deputation. Of a suitable officer from Central Departments, State Governments and Central/State Undertakings. (Period of deputation—ordinarily/not exceeding 5 years). Promotion. Superintending Engineer in Farakka Barrage Project with 5 years' service in the grade.		As required under the rules.
Do.	Do.	By Promotion failing which by transfer on deputation and failing both by direct recruitment on short term contract basis.	Executive Engineer in Farakka Barrage	Do.	Do.

Service Commission's discretion in case of candidates otherwise well qualified.).

8	9	10	11	12	13
Not applicable.	Not applicable.	By Transfer on de- putation.	Transfer on deputation. Of a suitable Officer holding analogous post under the Central Government Departments, e. g. the D. G. S. & D., the Railways etc. (Period of deputation—ordinarily not exceeding 4 years.)		As required under the rules.
Do.	2 yezrs.	By direct recruitment or transfer on depu- tation.		Do.	De.
Not appli- able.	Not applicable.	Transfer on deputa- tion.	Transfer on deputation. Of an officer holding analogous post in the Railways. (Period of deputation-ordinarily not exceeding 3 years.)	Not applicable.	As required under the rules.
No	2 years	By transfer on de- putation/promotion failing which by direct recruitment.	Promotion. Assistant Executive Engineers with 4½ years service in the grade. (The service in the grade. (The service in the grade of Asstt. Engineer in the Farakka Barrage Project to the extent of one-half of each completed year subject to maximum of 2½ years will be treated as service in the grade of Asstt. Executive Engineer for the purposes of computing the length of service for eligibility.	Class I De- partmental Promotion Committee.	As required under the rules.

r 2 3 4 5 6 7

7. Assistant Executive Engineer/ P.A. to Superintending Engineer (Assistant Executive Engineer's grade). General Central Service Class I

Service 35-670-EB-Class I 35-950. Gazetted.

Rs. 400-400- Select 35 yrs. 450-30-600- tion, and be-

low (Relaxable for

Govt. or equescreants)

(i) A degree in Civil/ Mechanical/Electrical Engineering of a recognised University, or equivalent. (ii) Some experience of

Civil/Electrical/ Mechanical works in a major river valley project or any big engineering undertaking.

(Qualifications relaxable at U.P.S.C.'s discretion in case of candidates otherwise well qualified),

8. Purchase Officer 1 Do. Rs. 700-40-(Non-Technical). 1100-50/2-1250. Do. 40 yrs. Essential:

and below.

(Relax-[
able for
Govt.
servants

(i) Degree in Engineering or Degree in
Science, preferably
with Physics as one of
the subjects.

(ii) Seven years' experience (five years' for Engineering graduates) in handling and purchasing engineering stores including at least two years in an administrative capacity.

(Qualifications relaxable at U.P.S.C's discretion in case of candidates otherwise well qualified)

		.A	(UARY)	12, 1968,	/MACHA	uð, 1887	[PART II—
I	2	3	4	5	6		7
9. Assistant Pur- chase O倒cer.	2	General Central Service Class I Gazetted.	Rs. 400-400- 450-30-600- 35-670 EB- 35-950.	appli-	35 yrs, F. and below. (Relax-Rable for Govt. servants).	(i) Degree in earing or Science with Physic the subject (ii) Three y perience in ling and of Enginee (Qualification	Degree in preferably case one of s. ears' exthe hand-purchasing ring stores, s relaxable.'s discrete of candi-
10. Liaison Officer	ī	Do.	Rs. 700-40- 1100-50/2- 1250.	Not appli- cable.	Nor appli- cable.	Not applicabl	c.
II. Assistant Engin- cer Estate Officer	ı S	General Central Service Class II Sazetted Non-Mi- disterial.	Rs. 350-25- 500-30- 590-EB-30 800-EB-30 830-35-900.	Selec- tion	and below (Relax- able for Govt. servants).	Mechanical / Engineering recognised or equivale (Qualifications able at discretion candidates well qualifications)	of a University int. relax- U.P.S.C.'s in case of otherwise ed). rience of inical/ engineering a major

8	9	10	11	12	13
Not applicable	2 years	By transfer on depu- tation failing which by direct recruit- ment.	Transfer on Deputation. Of a suitable Officer holding analogous post under the Central Government Departments e. g. the D.G.S. & D., the Roilways etc. (Period of deputation—ordinarily not exceeding 3 years).	Not applicable.	As required under the rules.
Do.	Not appli- cable.	By transfer on deputation.	Transfer on deputation. (1) Grade I Officer of the C.S.S. failing which of a Section Officer, who is on the approved pane for appointment as Grade I Officer. (2) Officer of all India Service, or Central Services Class I (Period of deputatio ordinarily not exceeding 3 years.)	1	Do.
No	2 years	By promotion 15%. By transfer on deputation failing which by direct recruitment 85%	Promotion Overseers/Supervisors Head Draftsman with 3 years service in the grade for engineering gradua- tes and 7 Years' service in the grade for dip- loma holders. Transfer on Deputation Of suitable officers from Central Departments, State Governments and Central/State Undertakings.	Promotion Committee.	Dø.

12. Assistant Research 3 General Rs. 250-25- Not app- 30 years Essential: Officer Centra 500-30-590- licable, and be- (i) M.Sc. degree in Physics or B.Sc. degree with Physics Service EB-30-830low (Rel-Physics Class II 35-90. Gazetted axable or a degree/diploma for Govt Nonservants) in Civil Engineering of a recognised Minis-University/Instituterial tion, or equivalent.

(ii) Experience for period noted below Government research Institution/Laboratory in concrete/soil, including field experience in collection of samples for concrete and/or soil laboratories:-(a) For M.Sc. degree holders-2 years. (b) For holders of B.Sc. degree and Diploma in Civil Engincering-4 years. N.B. For holders of degree in Civil Engineering-E.Q. II above will be as'desirable'qualifications. (Qualifications relaxable at U.P.S.C.'s discretion in case of candidates otherwise well qualified). 13. Assistant Surgeon. 11
14. Medial Officer. 12 Rs.300-25- Not app- 30 years Essential:
800. licable, and be- (1) A medical General) A medical qualifica-tion included in the Central Service (E.B. after low. Class II. 8th and 16th (Relaxfirst or the second scheable for dule or Part II of the Gazetted stages). Govt third schedule (other servants) than Licentiate qualifications) to the Indian Non-Ministerial. Medical Council Act, 1956. Holders educational qualifications included in part II of the third schedule should fulfil condistipulated in Section 13(3) of the Indian Medical Council Act, 1956. (2) 2 years experience as House Surgeon or in Private practice or in Health, Me-Public dical Licentistes who have already 2 years' experience in the service/private practice prior to their obtaining basic medical qualifications may be deemed to have fulfilled the necessary 2 years experience. (Qualifications relaxable at Union Public Service Commission's discretion in case of otherwise candidates qualified). well

8	9	10	11	12	13
Not applicable.	2 years.	By transfer on deputa- tion failing which by direct recruitment.	Transfer on Deputation. Of a suitable Officer from Central Departments, State Governments and Central/State Under takings. (Period of deputation ordinarily not exceeding 3 3 years.)	Not applicable.	As tequired under the rules.

Not appli- 2 years cable

By transfer on deputation failing which by direct recruitment. Transfer on deputation Not appliOf a suitable Officer
from Central or
State Government
Departments.
(Period of deputation—ordinarily
not exceeding 3
years).

As required under the rules.

6 2 7 3 4 5 I 15. Assistant Marine General Rs. 350-25- Not appli- 30 years Essential. 1 Service 500-30-590- cable, and below 2nd Class B.O.T. or Class II, EB-30-800- (Relexable M.O.T. Engineers Gazetted, EB-30- for Govt. Certificate (Steam) or Engineer. Non-Mi- 830-35-900 Inland Engineers cerservants.) nisterial. tificate. (Qualifications xable at Union Public Service Commission's discretion in case of candidates otherwise well qualified). Do. Rs. 325-30- Selec-35 years Essential: 16. Headmaster 1 475-35-1000 tion. and be- (1) Master's Degree of a (EB after low (Re- recognised University 8th and 16th laxable or equivalent. for Govt. (2) Degree/Diploma in servan-ts.) (3) About 3 years ex-perience of Adminisstages). trative charge of an Inter College or about 5 years experience of Administrative charge of a high School. OR. About 8 years teaching experience in a recognised High School. OR About three years ex-perience of Educational Administration about 2 years experience with teaching in High or Higher Secondary School or in Teacher's Training Institute, OR About 5 years teaching experience in a recognised Higher Secondary/High School or at an Institute for Training of Teachers. Not 1 General Rs.350-25- Not Not applicable. 17. Labour Officer applica-500-30-590- appli-Central EB-30-800 cable Service able. Class II, -EB-30-Gazetted, -830-35-Minis-900. terial, General Do. Do. Do. Do. 18. Lisison Officer Central (Land Acquisition) Service, Class II. Gazetted, non-Ministerial.

8 10 12 13 9 11 Not appli-Not appli-As required 2 years. By transfer on de- Transfer on Debutaputation failing which by direct cable. tion. cable. under the ≀ule∢. Of a suitable officer? recruitment, holding analogous post under the Central/State Go-1 vernment Departments.1 (Period ot deputation ordinarily not exceeding 3 yeara), Do. Do. Class II Do. By promotion failing Promotion Départmenwhich by transfer Assistant Head Mason deputation and ters, with 3 years' tal Promotion Commifailing both, by direct service in the grade. recruitment. tree. Transfer on deputation. From amongst suitable officers hold-1ing analogous posts under the Central/State Government Departments. Period of deputarion-ordinarily nor exceeding 3 years.).

Dc. Not appli- By transfer on depur Transfer on Deputa- Not appli-Do. cable tation. tion. cable. Of Labour Officers (Central Pool) under the Ministry of Labour and Employment. Do. Do. Do. Do. Do. Transfer on deputation, Persons holding posts of Deputy Magistrate or equivalent in the State Governments, (Period of deputation-ordinarily not exceeding 3 years).

EB--30--830 35--900,

(Security Officer).

SEC. SQI	THE GAZE	TTE OF INDIA:	FEBRUARY 12, 1966/1	WAGHA 28	. 189
8	9	10	Iţ	12	13
Not appli- cable.		transfer on depu- ation.	Transfer on deputation. A suitable Officer from the Railways helding an analogous post. (Period of deputation-Ordinarily not exceeding 3 years).	Not appli- cable.	As required under the rules.
Do.	Dρ.	Do.	Transfer on deputation. From amongst suitable officers holding posts of Deputy Superintendent of Police or equivalent in the State Governments. (Period of deputation—ordinarily not exceeding 3 years).	Do.	Do.

[No. F. 2/98/04 "BP.]

P. R. AHUJA, Joint Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 2nd February 1966

- G.S.R. 232.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Indian Council of Agricultural Research (Statistical Class III Posts) Recruitment Rules, 1965, namely—
- 1. These rules may be called the Indian Council of Agricultural Research (Statistical Class III Posts) Recruitment (Amendment) Rules, 1965.
- 2. In the Schedule to the Indian Council of Agricultural Research (Statistical Class III Posts) Fiecruitment Rules, 1965, after the item 'Senior Computer' against serial number 2 and the entries relating thereto, the following items and the entries relating thereto shall be inserted, namely:—

- 7. In section 3, sub-section (3) shall be omitted.
- 8. In section 5, in sub-section (2), for the words "Commissioner of Police, Bombay, in Greater Bombay and of the District Magistrate, elsewhere" the words "District Magistrate" shall be substituted.
- 9. In section 6A, in sub-section (2), for the words "Deputy Commissioner for Police in Greater Bombay and Assistant or Deputy Superintendent of Police, elsewhere" the words "Deputy Superintendent of Police" shall be substituted.
 - 10. In section 6B,-
 - (i) in sub-section (3), the words "or it" shall be omitted;
 - (ii) in sub-section (4), the words "or itself" and "or it" shall be omitted;
 - (iii) the following explanation shall be added at the end, namely:-
 - "Evplanation.—Where the Commandant General, while exercising the powers of the Commandant, passes any order under sub-section (1) or sub-section (1A)—
 - (a) the appeal from such order shall lie to the Administrator;
 - (b) for the purposes of sub-section (4), the power of revision of such order shall vest in the Administrator.".
 - 11. In section 9A, sub-section (1) shall be omitted.
 - 12. Section 10 shall be omitted.

ANNEXURE

The Bombay Home Guards Act, 1947 (Bombay Act 3 of 1947), as extended to the Union territory of Dadra and Nagar Haveli.

BOMBAY ACT No. III of 1947

AN ACT TO PROVIDE FOR THE CONSTITUTION OF HOME GUARDS

Whereas it is expedient to provide a voluntary organisation for use in emergencies and for other purposes in the State of Bombay, it is hereby enacted as follows:—

- 1. Short title, extent and commencement.—(1) This Act may be called the Bombay Home Guards Act, 1947.
 - 2. It extends to the whole of the Union territory of Dadra and Nagar Haveli.
 - 3. It shall come into force at once.
 - 1A. Definition.—In this Act, unless the context otherwise requires,—
 - "Administrator" means the Administrator of the Union territory of Dadra and Nagar Haveli.
- 2. Constitution of Home Guards and appointment of Commandant General and Commandant.—(1) The Administrator shall constitute for the Union territory of Dadra and Nagar Haveli a volunteer body called the Home Guards, the members of which shall discharge such functions and duties in relation to the protection of persons, the security of property and the public safety as may be assigned to them in accordance with the provisions of this Act and the rules made thereunder:

Provided that the Administrator may, by notification in the Official Gazette, divide the Union territory of Dadra and Nagar Haveli into two or more areas and constitute such a volunteer body for each such area.

(1A) * * * *

- (2) The Administrator may appoint a Commandant of each of the Home Guards constituted under sub-section (1).
- (3) The Administrator shall appoint a Commandant General of the Home Guards in whom shall vest the general supervision and control of the Home

Guards throughout the Union territory of Dadra and Nagar Haveli and until a Commandant is appointed under sub-section (2), the Commandant General may also exercise the powers and perform the functions assigned to the Commandant by or under this Act.

- 3. Appointment of members.—(1) Subject to the approval of the Commandant General, the Commandant may appoint as members of the Home Guards such number of persons, who are fit and willing to serve, as may from time to time be determined by the Administrator, and may appoint any such member to any office of command in the Home Guards.
- (2) Notwithstanding anything contained in sub-section (1) the Commandant General may, subject to the approval of the Administrator, appoint any such member to any post under his immediate control.

(3) * * * *

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- 4. Functions and duties of members.—(1) The Commandant may at any time call out a member of the Home Guards for training or to discharge any of the functions or duties assigned to the Home Guards in accordance with the provisions of this Act and the rules made thereunder.
- (2) The Commandant General may in an emergency call out a member of the Home Guards for training or to discharge any of the said functions or duties in any part of the Union territory of Dadra and Nagar Haveli.
- 5. Powers, protection and control.—(1) A member of the Home Guards when called out under section 4 shall have the same powers, privileges and protection as an officer of police appointed under any Act for the time being in force.
- (2) No prosecution shall be instituted against a member of the Home Guards in respect of anything done or purporting to be done by him in the discharge of his functions or duties as such member except with the previous sanction of the District Magistrate.
- 6. Control by officers of police force.—The members of the Home Guards when called out under section 4 in aid of the police force shall be under the control of the officers of the police force in such manner and to such extent as may be prescribed by rules made under section 8.
- 6A. Certificate, arms, etc., to be delivered up by person ceasing to be member.—
 (1) Every person who for any reason ceases to be a member of the Home Guards shall forthwith deliver up to the Commandant or to such person and at such place as the Commandant may direct, his certificate of appointment or of office and the arms, accountrements, clothing and other necessaries which have been furnished to him as such member.
- (2) Any Magistrate and for special reasons which shall be recorded in writing at the time, any police officer not below the rank of a Deputy Superintendent of Police may issue a warrant to search for and seize, wherever they may be found, any certificate arms, accountrements, clothing or other necessaries not so delivered up. Every warrant so issued shall be executed in accordance with the provisions of the Code of Criminal Procedure, 1898 (5 of 1898), by a police officer or if the Magistrate or the police officer issuing the warrant so directs by any other person.
- (3) Nothing in this section shall be deemed to apply to any article which under the orders of the Commandant General has become the property of the person to whom the same was furnished.
- 6B. Punishment of members for neglect of duty etc.—(1) The Commandant shall have the authority to suspend, reduce or dismiss or fine, to an amount not exceeding fifty rupees, any member of the Home Guards, under his control, if such member, without reasonable cause, on being called out under section 4 neglects or refuses to obey such order or to discharge his functions and duties as a member of Home Guards or to obey any lawful order or direction given to him for the performance of his functions and duties or is guilty of any breach of discipline or misconduct. The Commandant shall also have the authority to dismiss any member of the Home Guards on the ground of conduct which has led to his conviction on a criminal charge. The Commandant General shall have the like authority in respect of any member of the Home Guards appointed to a post under his immediate control.

- (1A) Notwithstanding anything contained in this Act the Commandant shall have the authority to discharge any member of the Home Guards at any time subject to such conditions as may be prescribed if, in the opinion of the Commandant, the services of such member are no longer required. The Commandant General shall have the like authority in respect of any member of the Home Guards appointed to a post under his immediate control.
- (2) When the Commandant General or the Commandant passes an order for suspending, reducing, dismissing or fining any member of the Home Guards under sub-section (1), he shall record such order or cause the same to be recorded, together with the reasons therefor and a note of the inquiry made in writing and no such order shall be passed by the Commandant General or the Commandant unless the person concerned is given an opportunity to be heard in his defence.
- (3) Any member of the Home Guards aggrieved by an order of the Commandant may appeal against such order to the Commandant General and any such member aggrieved by an order of the Commandant General may appeal against such order to the Administrator within thirty days of the date on which he was served with notice of such order. The Commandant General or the Administrator within thirty days of the date on which he was served with notice of such order. nistrator as the case may be, may pass such order as he thinks fit.
- (4) The Commandant General or the Administrator may at any time call for and examine the record of any order passed by the Commandant or Commandant General, respectively, under sub-section (1) or (1A) for the purpose of satisfying himself as to the legality or propriety of such order passed by the Commandant or the Commandant General, as the case may be, and may pass such order with reference thereto as he thinks fit.
- (5) Every order if no appeal is made therefrom as hereinbefore provided and every order passed in appeal or revision under this section shall be final.
- (6) Any fine imposed under this section may be recovered in the manner provided by the Code of Criminal Procedure, 1898 (5 of 1898) for the recovery of fines imposed by a Court as if such fine were imposed by a Court.
- (7) Any punishment inflicted on a member of the Home Guards under this section shall be in addition to the penalty to which such member is liable under section 7 or any other law for the time being in force.

Explanation.—Where the Commandant General, while exercising the powers of the Commandant, passes any order under sub-section (1) or sub-section (1A)—

- (a) the appeal from such order shall lie to the Administrator:
- (b) for the purpose of sub-section (4), the power of revision in respect of such order shall vest in the Administrator
- Penalty.—(1) If any member of the Home Guards, on being called cut under section 4, without reasonable excuse, neglects or refuses to obey such order, or to discharge his functions as a member of the Home Guards, or to obey any lawful order or direction given to him for the performance of his duties, he shall on conviction, be punishable with simple imprisonment for a term which may extend to three months or with fine which may extend to two hundred and fifty rupees or with both.
- (1A) If any member of the Home Guards wilfully neglects or refuses to deliver up his certificate of appointment or of office or any other article, in accordance with the provisions of sub-section (1) of section 6A, he shall, on conviction, be punished with imprisonment for a term which may extend to one month or with fine which may extend to one hundred rupees or with both.
- (2) No proceedings shall be instituted under sub-section (1) or (1A) without the previous sanction of the Commandant.
- (3) A police officer may arrest without warrant any person who commits an offence punishable under sub-section (1) or (1A).
 - 8. Rules.—The Administrator may make rules consistent with this Act.—
 - (a) providing for the exercise by any officer of the Home Guards of the powers conferred by section 4 on the Commandant and the Commandant General:
 - (b) providing for the exercise of control by officers of the police force over members of the Home Guards when acting in aid of the police force;

- (c) regulating the organisation, appointment, conditions of service, functions, discipline, arms, accountrements and clothing of members of the Home Guards and the manner in which they may be called out for service;
- (d) regulating the exercise by members of the Home Guards of any of the powers exercisable under section 5 of this Act;
- (e) generally for giving effect to the provisions of this Act.
- 9. Members of Home Guards to be public servants.—Members of the Home Guards acting under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code (45 of 1960).
- 9A. Home Guards not disqualified from contesting elections to local bodies.—
 (1) * * * * *
- (2) Notwithstanding anything contained to the contrary in any other law for the time being in force, a member of the Home Guards shall not be disqualified for being chosen as, and for being, a member of any local authority merely by reason of the fact that he is a member of the Home Guards.

10. * * * * *

INo. F. 10/14/65-UTI-22.]

K. R. PRABHU, Dy. Secy.

New Delhi, the 8th February 1966

G.S.R. 255.—In pursuance of sub-rule 1 and the first proviso the sub-rule (2) of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of West Bengal, hereby makes the following further amendment in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955:

Amendment

In the Schedule to the said Regulations, under "West Bengal" for entry:—
"Deputy Inspector General of Police, Armed Police and Border......1"
the following may be substituted:

"Deputy Inspector General of Police, Armed Police......1"

[No. 7/7/66-AIS(I).]

CORRIGENDUM

New Delhi, the 10th February 1966

G.S.R. 256.—In this Ministry's notification No. 9/21/65-AIS(I), dated the 30th December, 1965, published under G.S.R. 59 in the Gazette of India, Part II, Section 3(i), dated the 8th January, 1966, following entry may be added at the end of the notification:

"The amendment shall be deemed to have become into force with effect from 1st July, 1965."

[No. 9/21/65-AIS(I).]

O. S. MARWAH, Under Secy.

ORDERS

New Delhi, the 14th February 1966

G.S.R. 257.—Whereas the Central Government considers it expedient that special precautions should be taken to prevent the entry of unauthorised persons into certain places;

Now, therefore, in exercise of the powers conferred by rule 7 of the Defence of India Rules, 1962, the Central Government hereby declares the places specified in column (2) of the Schedule below to be protected places.

SCHEDULE

Serial No.	Name of Protected place	Boundaries or other description.
(1)	(2)	(3)
I. Jadug 2. Urani	nida Mines Project.	Situated in villages Machua and Ichra, District Singhbhum, Bihar, and both the places are surrounded by barbed wire fences.

[No. 20/5/66-Poll. II.]

G.S.R. 258.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on it by rule 6, read with rule 7, of the Defence of India Rules, 1962, shall, in respect of the places specified in column (2) of the Schedule below, being protected places, be exercisable also by all or any of the officers mentioned in the corresponding entries in column (3) of the said Schedule.

SCHEDULE

Serial No.	Name of protected place.	Designation of officers empowered to exercise the powers under rule 6 in respect of the protected place.
(1)	(2)	(3)
1.	Jaduguda Mines Project.	General Manager, Deputy Mining Engineer or Agent, Mines Manager, Civil Engineer and Security Officer of the Jaduguda Mines Project.
2.	Uranium Mill Project.	Administrative Officer, Resident Engineer and Security Officer of the Uranium Mill Project.

[No. 20/5/66(a)-Poll. II.] ASOKA SEN, Jt. Seey-

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 11th February 1966

- G.S.R. 259.—In exercise of the powers conferred by section 22 of the Rice-Milling Industry (Regulation) Act, 1958 (21 of 1958), the Central Government hereby makes the following rules further to amend the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, the same having been previously published as required by sub-section (1) of the said section, namely:—
- 1. These rules may be called the Rice-Milling Industry (Regulation and Licensing) Second Amendment Rules, 1966.
- 2. In rule 4 of the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, in sub-rule (1),—
 - (a) in the opening sentence, for the words 'for a licence', the words 'for grant of a licence' shall be substituted;
 - (b) in clause (b), the word 'and' occurring at the end shall be omitted;
 - (c) in clause (c), the word 'and' shall be inserted at the end and after that clause as so amended, the following clause shall be inserted, namely:—
 - "(d) by the owner of an existing rice-mill who had been granted a licence under section 6 of the Act but had not renewed it in accordance with the provisions of these rules.".

[No. 209(GEN)(4)/867/65-PY.II.]

T. S. BROCA, Dy. Seey.

(Department of Food)

New Delhi, the 9th February, 1966

G.S.R. 260.—In exercise [of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Department of Food (Class I and Class II Non-Secretariat Posts) Recruitment Rules, 1963, namely :—

- 1. These rules may be called the Department of Food (Class I and Class II Non-Secretariat Posts) Recruitment) Rules, 1966.
- 2. In the Schedule to the Department of Food (Class I and Class II Non-Secretariat Posts) Recruitment Rules, 1963, for item '4. Joint Director' and the entries, relating thereto, the following item and entries shall be substituted, namely:—

I	2	3	4	5	6	7	8	9	cı	11	12	13	
"4. Joint Director (including Accounts).	10	General Central Service Class I (Gazetted)	Rs. 900- 40-1100- 50/2-1250.	a		Not. applicabl	Not. e appli	2 years cable	Deputation/ Transfer for Accounts post otherwise by promotion.		D.P.C.	As requir under rules,"	red the
										or equivalent grades under the State Government.			

Note.— For purpose of promotion as Joint Director, Deputy Directors (General) and Deputy Directors (Movements) will be grouped together and Deputy Directors (Technical) will form another group. Promotions will be made from the two groups in the ratio of 4:1.

After the first batch of 5 Officers has been selected, the first vacancy will go to Deputy Director (Technical) and thereafter the provisions of para 5(ii) of Annexure to the Ministry of Home Affairs O.M. No. 8/11/55-RPS, dated 22nd December, 1959, will be followed, subject to the ratio of 1:4 being observed between Deputy Director (Technical) on the one hand and Deputy Directors (General and Movements) on the other.

[No. F. 2-4/64-EI.]

30.

MINISTRY OF FINANCE

(Department of Revenue and Insurance)

CENTRAL EXCISES

New Delhi, the 19th February 1966

G.S.R. 261.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 97/65-Central Excises, dated the 26th June, 1965, namely:—

In the said notification, after item (6) of the Explanation, the following item shall be inserted, namely:—

"(7) Bleached or/and dyed or/and printed fabrics if received into a factory for being water-proofed (including rubberised) shall be deemed, and be deemed always to have been duty paid."

[No. 14/66-F. No. 1/2/64-CXII.]
DAYA SAGAR, Under Secy.